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10 UNITED STATES DISTRICT COURT
11 NORTHERN DISTRICT OF CALIFORNIA
12 SAN JOSE DIVISION

13 FACEBOOK, INC., and MARK ZUCKERBERG,

14 Plaintiffs,

15 v.

16 CONNECTU LLC, (now known as CONNECTU
17 INC.) CAMERON WINKLEVOSS, TYLER
WINKLEVOSS, DIVYA NARENDRA,
18 PACIFIC NORTHWEST SOFTWARE, INC.,
WINSTON WILLIAMS, WAYNE CHANG, and
DAVID GUCWA,

19 Defendants.
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CASE NO. C 07-01389 RS

**DEFENDANTS' ADMINISTRATIVE
MOTION TO FILE UNDER SEAL
EXHIBITS V-4, V-5-A, THROUGH V-5-
D, V-5-H THROUGH V-5-J, V-5-M
THROUGH V-5-R, V-7, V-8-B, V-8-E,
V-8-G AND V-8-H TO DECLARATION
OF SCOTT R. MOSKO IN SUPPORT
OF DEFENDANTS CAMERON
WINKLEVOSS, TYLER
WINKLEVOSS AND DIVYA
NARENDRA'S MOTION TO DISMISS
FOR LACK OF PERSONAL
JURISDICTION PURSUANT TO FED.
R. CIV. P. 12(b)(2), OR IN THE
ALTERNATIVE MOTION TO STRIKE
MOVING DEFENDANTS' NAMES
FROM THE SECOND AMENDED
COMPLAINT**

[PROPOSED] ORDER

Date: October 10, 2007
Time: 9:30 a.m.
Dept.: 4
Judge: Hon. Richard Seeborg

ADMINISTRATIVE MOTION FOR FILING UNDER SEAL

1. Papers Submitted For Filing Under Seal in Their Entireties

Pursuant to Civil Local Rules 7-11 and 79-5(b), Defendants respectfully hereby request leave of Court to file under seal in their entireties the following documents being lodged with the Clerk:

- EXHIBITS V-4, V-5-A, THROUGH V-5-D, V-5-H THROUGH V-5-J, V-5-M
THROUGH V-5-R, V-7, V-8-B, V-8-E, V-8-G AND V-8-H TO THE DECLARATION OF
SCOTT R. MOSKO IN SUPPORT OF DEFENDANTS CAMERON WINKLEVOSS,
TYLER WINKLEVOSS AND DIVYA NARENDRA'S MOTION TO DISMISS FOR
LACK OF PERSONAL JURISDICTION PURSUANT TO FED. R. CIV. P. 12(b)(2), OR
IN THE ALTERNATIVE MOTION TO STRIKE MOVING DEFENDANTS' NAMES
FROM THE SECOND AMENDED COMPLAINT

Exhibit V-4 is a copy of Facebook, Inc.'s Opposition to Defendants' Motion to Quash Service of Complaint and Summons for Lack of Personal Jurisdiction, as filed May 11, 2006 that Plaintiff designated "Confidential" in the Superior Court for the County of Santa Clara action, Case No. 1:05-CV-047381 matter.

Exhibit V-5-A consists of excerpts from the transcript of the August 9, 2005 deposition of Cameron H. Winklevoss taken in the United States District Court for the District of Massachusetts, case no. 04-1923 (DPW) and designated "Confidential" under protective order in the action in the Superior Court for the County of Santa Clara, Case No. 1:05-CV-047381.

Exhibit V-5-B is a May 3, 2004 e-mail chain between Howard Winklevoss and Cameron Winklevoss marked “Confidential” under the protective order in the Superior Court for the County of Santa Clara action, Case No. 1:05-CV-047381.

Exhibit V-5-C consists of excerpts from the transcript of the January 16, 2006 deposition of Divya Narendra taken in the Superior Court for the County of Santa Clara action, Case No. 1:05-CV-047381 and designated "Confidential" under protective order in that matter.

Exhibit V-5-D is a May 4, 2004 e-mail chain between Cameron Winklevoss and Marc M. Pierrat marked "Confidential" under the protective order in the Superior Court for the County of Santa Clara action, Case No. 1:05-CV-047381.

Exhibit V-5-H consists of excerpts from the transcript of the January 16, 2006 deposition of Tyler Winklevoss taken in the Superior Court for the County of Santa Clara action, Case No. 1:05-CV-047381 and designated "Confidential" under protective order in that matter.

1 Exhibit V-5-I is a February 17, 2005 e-mail chain between Wayne Chang and David M. Shirley
2 and others marked "Highly Confidential" or "Confidential" under the protective order in the Superior
3 Court for the County of Santa Clara action, Case No. 1:05-CV-047381.

4 Exhibit V-5-J consists of excerpts from the transcript of the January 16, 2006 deposition of
5 Cameron Winklevoss taken in the Superior Court for the County of Santa Clara action, Case No. 1:05-
6 CV-047381 and designated "Confidential" under protective order in that matter.

7 Exhibit V-5-M is a June 21, 2004 e-mail from Marc M. Pierrat to Cameron Winklevoss and
8 Divya Narendra marked "Confidential" under the protective order in the Superior Court for the County
9 of Santa Clara action, Case No. 1:05-CV-047381.

10 Exhibit V-5-N is a August 16, 2004 e-mail from Cameron Winklevoss to Marc M. Pierrat
11 marked "Confidential" under the protective order in the Superior Court for the County of Santa Clara
12 action, Case No. 1:05-CV-047381.

13 Exhibit V-5-O is a May 3, 2004 e-mail chain between Howard Winklevoss and Cameron
14 Winklevoss marked "Confidential" under the protective order in the Superior Court for the County of
15 Santa Clara action, Case No. 1:05-CV-047381.

16 Exhibit V-5-P is a February 19, 2005 e-mail chain between Winston Williams and Wayne
17 Chang marked "Confidential" under the protective order in the Superior Court for the County of Santa
18 Clara action, Case No. 1:05-CV-047381.

19 Exhibit V-5-Q consists of excerpts from the transcript of the April 25, 2006 deposition of Mark
20 Zuckerberg taken in the Superior Court for the County of Santa Clara action, Case No. 1:05-CV-
21 047381 and designated "Confidential" under protective order in that matter.

22 Exhibit V-5-R consists of excerpts from the transcript of the January 16, 2006 deposition of
23 Cameron Winklevoss taken in the Superior Court for the County of Santa Clara action, Case No. 1:05-
24 CV-047381 and designated "Confidential" under protective order in that matter.

25 Exhibit V-7 is a Defendants' Reply to Opposition to Motion to Quash Service of Complaint
26 and Summons for Lack of Personal Jurisdiction, as filed May 24, 2006 (with subsequent corrected
27 page citations) in the Superior Court for the County of Santa Clara action, Case No. 1:05-CV-047381
28 that Defendants designated "Highly Confidential."

1 Exhibit V-8-B is a copy of Facebook's Bylaws which Defendants have designated as
2 "Confidential" in the Superior Court for the County of Santa Clara action, Case No. 1:05-CV-047381.

3 Exhibit V-8-E is a January 11, 2004 e-mail that Plaintiff designated as "Confidential" in the
4 Superior Court for the County of Santa Clara action, Case No. 1:05-CV-047381.

5 Exhibit V-8-G is a Master Service Agreement that Plaintiff designated as "Confidential" in the
6 Superior Court for the County of Santa Clara action, Case No. 1:05-CV-047381.

7 Exhibit V-8-H is a consists of excerpts from the transcript of the April 25, 2006 deposition of
8 Mark Zuckerberg taken in the Superior Court for the County of Santa Clara action, Case No. 1:05-CV-
9 047381 and designated "Confidential" under protective order in that matter.

10 As required by Civil Local Rule 79-5(b), Defendants are lodging with the Clerk copies of the
11 documents which have been designated "Highly Confidential" and "Confidential" (for filing under
12 seal).

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SUPPORTING DECLARATION OF SCOTT R. MOSKO

I, Scott R. Mosko, declare as follows:

1. I am an attorney admitted to practice in the State of California and the United States District Court for the Northern District of California, and a partner of Finnegan, Henderson, Farabow, Garrett & Dunner, L.L.P., attorneys of record for Defendants Cameron Winklevoss, Tyler Winklevoss and Divya Narendra. The matters referred to in this declaration are based on my personal knowledge and if called as a witness I could, and would, testify competently to those matters.

2. The representations made above in this Administrative Motion are true and correct to the best of my knowledge and belief.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct and that this declaration was executed this 5th day of September, 2007, at Palo Alto, California.

By: _____ /s/
Scott R. Mosko

[PROPOSED] ORDER

Upon good cause shown, **IT IS HEREBY ORDERED** that the following documents shall be received and filed under seal in their entireties by the Clerk:

Exhibits V-4, V-5-A through V-5-D, V-5-H through v-5-J, and V-5-M through V-5-R, V-7, V-8-B, V-8-E, V-8-G, and V-8-H to the Declaration of Scott R. Mosko in Support of Defendants Cameron Winklevoss, Tyler Winklevoss and Divya Narendra's Motion to Dismiss for Lack of Personal Jurisdiction Pursuant to Fed. R. Civ. P. 12(b)(2), or in the Alternative, Motion to Strike Moving Defendants' Names from the Second Amended Complaint.

Dated: _____, 2007

United States Magistrate Judge